

REMARKS

The Applicant has carefully considered the Final Action dated 3 March 2010 and the rejections set forth therein.

The Applicant has amended the claims, and submits that these claims are patentable for at least the reasons set out below.

Claim amendments

Previously presented claims 1 to 18 have been cancelled. New claims 19 to 50 have been inserted. These claims are supported by the application as originally filed, in particular by Figure 4 and paragraphs [0039] to [0041].

Claim 19 reads:

19. (new) A method, comprising:

receiving a plurality of messages of different message types at a communication device; and

displaying a screen on the communication device, the screen comprising at least three message areas, two of the message areas being horizontally separated and two of the message areas being vertically separated,

each message area being associated with a distinct one of the different message types, each message area comprising an indicator of the associated message type and at least one indicator of at least one message of the associated message type.

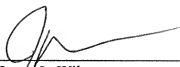
Independent claim 35 contains similar limitations.

The Applicant submits that the amended independent claims are patentable over the cited art. None of the cited art, taken separately or in combination, discloses a method of displaying a screen comprising the message areas detailed in the claims. The remaining claims inherit the limitations of the independent claims, and are therefore patentable for at least the same reason.

Conclusion

No new subject matter has been added by this amendment. Favorable reconsideration and allowance of this application are respectfully requested.

Date: June 3, 2010



Jenna L. Wilson
Registration No. 54908
(416) 971-7202, Ext. 290
Customer Number: 38735

JLW:lf